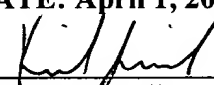




IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant	: Richard C. ZORN) I hereby certify that this paper
U.S. Serial No.	: 09/747,950) (and/or fee) is being deposited with
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) DATE: April 1, 2005
Art Unit	: 3622) 
Examiner	: James W. Myhre) Keith R. Jarosik
) Registration No. 47,683

STATEMENT OF THE SUBSTANCE OF THE INTERVIEW

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

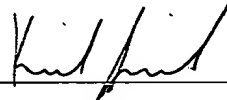
In response to the Office's March 14, 2005, request for an interview summary, the applicant respectfully submits the following. The applicant initiated the interview, which occurred on March 8, 2005, to discuss the Advisory Action issued in this matter on February 9, 2005. Specifically, the applicant and the Examiner discussed the interpretation of the template directory disclosed in the Debruin-Ashton reference.

Claim 1 recites first and second brochure version templates. The applicant noted during the interview that, as pointed out in the previously filed response to the final Office action dated November 1, 2004, Debruin-Ashton does not describe first and second brochure version templates. Rather, Debruin-Ashton discloses one template. The applicant expressed a misunderstanding as to the Examiner's interpretation of the Debruin-Ashton template directory and particularly with the assumption that Debruin-Ashton describes a plurality of

templates. The Examiner explained that, based on Debruin-Ashton's description of creating a template and storing it in the template directory, the Examiner interpreted the template directory as describing a plurality of templates. However, after further study, the Examiner agreed that the Debruin-Ashton template directory is not clearly defined as a storage device for a plurality of templates and, thus, cannot anticipate claim 1. The Examiner further agreed to accept a supplemental response to the final Office action dated November 1, 2004, and to reconsider the applicant's remarks.

Accordingly, filed conveniently herewith is a supplemental response to the final Office action expanding the above-noted remarks.

Respectfully submitted,



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Dated: April 1, 2005